

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM546788

<b>SUBMISSION TYPE:</b>	NEW ASSIGNMENT
<b>NATURE OF CONVEYANCE:</b>	RELEASE OF SECURITY INTEREST
<b>SEQUENCE:</b>	1

## CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Cratos Capital Management, LLC		09/30/2019	Limited Liability Company: DELAWARE

## RECEIVING PARTY DATA

<b>Name:</b>	Landry's Trademark, Inc.
<b>Street Address:</b>	1510 West Loop South
<b>City:</b>	Houston
<b>State/Country:</b>	TEXAS
<b>Postal Code:</b>	77027
<b>Entity Type:</b>	Corporation: DELAWARE

## PROPERTY NUMBERS Total: 24

Property Type	Number	Word Mark
Registration Number:	3242914	NEWPORT SEAFOOD GRILL
Registration Number:	2994502	HENRY'S 12TH STREET TAVERN
Registration Number:	2968727	HENRY'S 12TH STREET TAVERN AMERICAN BAR
Registration Number:	2804917	PORTLAND CITY GRILL
Registration Number:	2740747	MANZANA ROTISSERIE GRILL
Registration Number:	1805608	BILLY HEARTBEATS
Registration Number:	1735425	STANFORD'S RESTAURANT & BAR
Registration Number:	1357372	NEWPORT BAY RESTAURANT SEAFOOD-BROILER
Registration Number:	1286602	NEWPORT BAY RESTAURANT
Registration Number:	1374316	WHERE FRESH SEAFOOD COMES ASHORE
Registration Number:	0966737	HORATIO'S
Registration Number:	1317422	CUTTERS
Registration Number:	1827821	KINCAID'S
Registration Number:	1732203	PALISADE
Registration Number:	2008261	PALOMINO
Registration Number:	1626442	PALOMINO
Registration Number:	2246460	RESTAURANTS UNLIMITED
Registration Number:	1150718	SIMON & SEAFORT'S

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	3259686	CUTTERS POINT
Registration Number:	3283645	FONDI
Registration Number:	3276983	FONDI
Registration Number:	3280742	FONDI PIZZERIA SENZA PARI
Registration Number:	3280743	FONDI PIZZERIA SENZA PARI
Registration Number:	1160427	SIMON & SEAFORT'S SALOON & GRILL

**CORRESPONDENCE DATA**

**Fax Number:**

*Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.*

**Phone:** 5124767900  
**Email:** trademarks@fleckman.com  
**Correspondent Name:** Jason Paul Blair  
**Address Line 1:** P.O. Box 685108  
**Address Line 4:** Austin, TEXAS 78768-5108

<b>NAME OF SUBMITTER:</b>	Jason Paul Blair
<b>SIGNATURE:</b>	/Jason Paul Blair/
<b>DATE SIGNED:</b>	10/25/2019

**Total Attachments: 15**  
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**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

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In re:	)	
	)	Chapter 11
RUI HOLDING CORP., <i>et al.</i> , <sup>1</sup>	)	
	)	Case No. 19-11509 (JTD)
Debtors.	)	
	)	Jointly Administered
	)	
	)	Related to Docket Nos. 15, 169, 171, 172

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**ORDER (A) APPROVING ASSET PURCHASE AGREEMENT AND AUTHORIZING THE SALE OF ASSETS OF THE DEBTORS OUTSIDE THE ORDINARY COURSE OF BUSINESS, (B) AUTHORIZING THE SALE OF ASSETS FREE AND CLEAR OF ALL LIENS, CLAIMS, ENCUMBRANCES AND INTERESTS, (C) AUTHORIZING THE ASSUMPTION AND SALE AND ASSIGNMENT OF CERTAIN EXECUTORY CONTRACTS AND UNEXPIRED LEASES, AND (D) GRANTING RELATED RELIEF**

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Upon the Motion of the above captioned debtors and debtors in possession (collectively, the “Debtors” or “Sellers”) (I)(A) Approving Procedures in Connection With Sale of Debtors’ Assets; (B) Scheduling Auction and Hearing to Consider Approval of Sale; (C) Approving Procedures Related to Assumption of Certain Executory Contracts and Unexpired Leases; (D) Approving Form and Manner of Notice Thereof; and (E) Granting Related Relief; and (II)(A) Authorizing Sale of Such Assets Pursuant to the Transaction Documents, Free and Clear of All Liens, Claims, Encumbrances and Other Interests; (B) Approving Assumption and Assignment of Certain Executory Contracts and Unexpired Leases Related Thereto; and (C) Granting Related Relief [Docket No. 15] (the “Sale Motion”); and following the filing of the Sale Motion, the Debtors negotiated that certain Asset Purchase Agreement by and among

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<sup>1</sup> The Debtors in these Chapter 11 Cases, along with the last four digits of each of the Debtors’ respective federal tax identification numbers, are as follows: RUI Holding Corp. (6192); RU Corp. (8259); Restaurants Unlimited, Inc. (8365); and Restaurants Unlimited Texas, Inc. (5733). The Debtors’ headquarters and mailing address is: 411 First Ave. South, Suite 200, Seattle, WA 98104. The Debtors operate restaurants under the following names: Clunkerdagger; Cutters Crabhouse; Fondi Pizzeria; Henry’s Tavern; Horatio’s; Kincaid’s; Maggie Bluffs; Manzana; Newport Seafood Grill; Palisade; Palomino; Portland City Grill;

generality of the foregoing, this Order shall constitute all approvals and consents, if any, required by the corporate laws of the states of formation of each Debtor and all other applicable business, corporation, trust, and other laws of the applicable Governmental Authorities with respect to the implementation and consummation of the Agreement, any related agreements or instruments and this Order, and the transactions contemplated thereby and hereby.

9. The Debtors' creation of new subsidiaries (each and collectively, "NewCo") pursuant to the terms of the Agreement, which are legal entities formed in a jurisdiction determined by Buyer in Buyer's sole discretion, shall be and hereby is authorized and approved. Contemporaneously with the Closing of the transactions contemplated by the Agreement to occur on the Closing Date, and thereafter with respect to any Designation Rights Asset as contemplated in the Agreement, the Debtors may transfer all of the Purchased Assets, or such portion of the Purchased Assets as Buyer may direct, to NewCo free and clear of Liens pursuant to Sections 105(a) and 363(f) of the Bankruptcy Code except as expressly permitted or otherwise specifically provided for in the Agreement or this Order, assume and assign each of the Assumed Contracts, as Buyer may direct, to NewCo, and NewCo may assume some or all of the Assumed Obligations, to the extent directed by Buyer, and, in consideration therefore, the Debtors shall receive 100% of the equity ownership of each NewCo (the "NewCo Stock") which NewCo Stock shall be transferred to Buyer as directed by Buyer. Buyer shall assume all of the Assumed Obligations not assumed by NewCo.

10. To the fullest extent permitted by law, effective as of the Closing, (a)(i) the transfer of any Purchased Assets to NewCo, and (ii) the sale of the Purchased Assets and/or the NewCo Stock by the Debtors to Buyer, shall constitute a legal, valid, and effective transfer of the Purchased Assets notwithstanding any requirement for approval or consent by any Person and

shall vest Buyer or NewCo, as applicable, with all right, title, and interest of the Debtors in and to the Purchased Assets and/or the NewCo Stock, ~~free and clear of all Liens of any kind~~ (other than the Permitted Liens) pursuant to Section 363(f) of the Bankruptcy Code, and (b) the assumption of the Assumed Liabilities by Buyer and/or NewCo shall constitute a legal, valid and effective delegation and assignment of all Assumed Liabilities to Buyer and/or NewCo, and shall divest the Debtors of all liability with respect to any Assumed Liabilities, subject to payment of the applicable Cure Costs, if any. Unless otherwise agreed to by the Debtors and Buyer, the Closing Date shall be September 30, 2019, and the Closing shall be deemed to occur at 12:01 a.m. (prevailing time at each Continuing Restaurant) on September 30, 2019. For the avoidance of doubt, Buyer shall be responsible for performing under the Assumed Contracts in accordance with the provisions of the applicable Assumed Contract.

11. The sale of the Purchased Assets and/or the NewCo Stock is not subject to avoidance pursuant to Section 363(n) of the Bankruptcy Code.

12. At the Closing, the Debtors shall be, and hereby are, authorized, empowered, and directed, pursuant to Sections 105, 363(b), and 365 of the Bankruptcy Code, to transfer any such Purchased Assets to NewCo, as directed by Buyer, and to sell the Purchased Assets, including the Assumed Contracts, and/or the NewCo Stock to Buyer. The sale of the Purchased Assets and/or the NewCo Stock shall vest Buyer and/or NewCo, as applicable, with all right, title and interest of the Debtors to the Purchased Assets and the NewCo Stock, in each instance, ~~free and clear of any and all Liens~~ (other than the Permitted Liens) with all such Liens to attach only to the proceeds of the sale with the same priority, validity, force, and effect, if any, as they now have in or against the Purchased Assets and/or the NewCo Stock, subject to all claims and defenses the Debtors may possess with respect thereto. Following the Closing Date, no holder of any Liens in

the Purchased Assets and/or NewCo Stock (other than the Permitted Liens) shall interfere with Buyer's or NewCo's use and enjoyment of the Purchased Assets based on or related to such Liens, or any actions that the Debtors may take in their chapter 11 cases and no person shall take any action to prevent, interfere with or otherwise enjoin consummation of the transactions contemplated in or by the Agreement or this Order.

13. The provisions of this Order authorizing the sale of the Purchased Assets and/or the NewCo Stock ~~free and clear of Liens~~ (other than the Permitted Liens) ~~shall be self-executing~~, and neither the Debtors nor Buyer shall be required to execute or file releases, termination statements, assignments, consents, or other instruments to effectuate, consummate, and implement the provisions of this Order. However, the Debtors, Buyer and NewCo, and each of their respective officers, employees, and agents are hereby authorized and empowered to take all actions and execute and deliver any and all documents and instruments that either the Debtors or Buyer deem necessary, desirable or appropriate to implement and effectuate the terms of the Agreement and this Order, including amendments to the Agreement.

14. On or before the Closing Date, the Debtors' creditors are authorized and directed to execute such documents and take all other actions as may be necessary to release, effective as of the Closing, any Liens (other than the Permitted Liens) of any kind against the Purchased Assets and/or the NewCo Stock, as such Liens may have been recorded or may otherwise exist. Except as expressly provided in the Agreement, if any Person that has filed financing statements or other documents or agreements evidencing any Liens in or against the Purchased Assets and/or the NewCo Stock (other than the Permitted Liens) shall not have delivered to the Debtors prior to the Closing after request therefor, in proper form for filing and executed by the appropriate parties, termination statements, instruments of satisfaction, or releases of all such Liens that the

Person has with respect to the Purchased Assets and/or the NewCo Stock, effective as of the Closing, the Debtors are hereby authorized to execute such statements, instruments, releases, and other documents on behalf of the Person with respect to such Purchased Assets and/or the NewCo Stock prior to the Closing, and Buyer is authorized to file such documents after Closing.

15. Buyer and/or NewCo shall be authorized, as of the Closing Date, to operate under any license, permit, approval, certificate of occupancy, authorization, operating permit, registration, plan and the like of any Governmental Authority relating to the Purchased Assets or held by the Debtors, and to the greatest extent available under applicable law, all such licenses, permits, approvals, certificates of occupancy, authorizations, operating permits, registrations, plans and the like of any Governmental Authority are deemed to have been, and hereby are, deemed to be transferred to Buyer and/or NewCo, as applicable, as of the Closing Date. Furthermore, immediately upon the Closing, Buyer and/or NewCo shall be entitled to continue to sell alcoholic beverages at the premises included in the Purchased Assets upon the same terms as the Debtors were selling such alcoholic beverages, until such time as Buyer and/or NewCo, as applicable, has obtained its own Liquor Licenses (as defined in the Agreement). All applicable state alcoholic beverage control, law enforcement, and regulatory agencies shall not interrupt any of the Business without first bringing the matter before this Court. Furthermore, the Business shall, pursuant to the Management Agreement, continue operating under all existing Liquor Licenses of the Debtors until such licenses have been changed to the name of Buyer and/or NewCo, as applicable, including but limited to state alcoholic beverage licenses, state food service licenses, local occupational licenses, and any other licenses need to operate the Business with no interruption to the Business.

## TRADEMARK ASSIGNMENT AGREEMENT

This Trademark Assignment Agreement (“Assignment”), dated as of September 30, 2019, is made and entered into by and among Restaurants Unlimited, Inc., a Minnesota corporation (“RUI”), Restaurants Unlimited Texas, Inc., a Texas corporation (“RUI Texas”), RU Corp., a Washington corporation (“RUC” and together with RUI and RUI Texas, “Sellers”), and Landry’s Trademark, Inc., a Delaware corporation (“Assignee”). Capitalized terms used but not defined herein shall have the meaning ascribed to such terms in the Asset Purchase Agreement, dated as of August 27, 2019 (the “Asset Purchase Agreement”), by and among Landry’s, LLC, a Delaware limited liability company (together with its permitted successors, designees and assigns, “Buyer”) and Sellers.

WHEREAS, pursuant to sections 105, 363 and 365 of the Bankruptcy Code and the Asset Purchase Agreement, Sellers have, among other things, agreed to sell, transfer, assign, convey and deliver to Buyer and Buyer has agreed to purchase, acquire and accept from Sellers, upon the terms and conditions set forth in the Asset Purchase Agreement, all of the right, title and interest of Sellers in and to the Purchased Assets including, without limitation, Sellers’ rights and benefits with respect to all trademarks and trademark applications owned by Sellers, each of which are set forth on Exhibit A attached hereto (collectively, the “Marks”), free and clear of all Liens (other than Permitted Liens);

WHEREAS, pursuant to Section 9.6 of the Asset Purchase Agreement, Buyer may elect to have any or all of the Purchased Assets conveyed or transferred to, or any or all of the Assumed Liabilities assumed by, one or more of its Affiliates or as may be designated by Buyer from time to time prior to the Closing;

WHEREAS, Buyer has elected to transfer the IP Assets (as defined in the Asset Purchase Agreement) to Assignee, and Assignee has agreed to be bound by the terms and provisions of the Asset Purchase Agreement; and

WHEREAS, Sellers desire to deliver to Assignee such instruments of sale, transfer assignment, conveyance and delivery as are required to vest in Assignee all of Sellers’ right, title and interest in and to the Purchased Assets, including the Marks.

NOW, THEREFORE, in consideration of the premises and the mutual covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and pursuant to the Asset Purchase Agreement, the parties hereto, intending to be legally bound, hereby agree as follows:

1. Each Seller hereby sells, transfers, assigns, conveys and delivers to Assignee all of its right, title and interest in and to the Marks, together with the goodwill of the business symbolized by the Marks, the right to sue for past infringement of such Marks and the registrations thereof on an “as is, where is” basis and without any representation or warranty on the part of Sellers as to fitness, merchantability or otherwise, free and clear of all Liens (other than Permitted Liens), and hereby instructs, authorizes and directs the United States Patent and Trademark Office, and the corresponding entity or agency in any applicable foreign country, to record Assignee as assignee and owner of the Marks.



From time to time after the Closing Date, each party shall, upon the reasonable request of the other, execute and deliver or cause to be executed and delivered such further instruments of sale, conveyance, assignment, transfer and assumption, and take such further action, as may reasonably be requested in order to more effectively carry out the purposes and intent of the Asset Purchase Agreement and this Assignment.

This Assignment is being executed by Sellers and Assignee and shall be binding upon each of Sellers and Assignee, their respective successors and assigns, for the respective uses and purposes herein set forth and referred to, and shall be effective as of the date hereof.

No provision of this Assignment, express or implied, is intended or shall be construed to confer upon or give to any Person, other than the parties hereto and their respective successors and permitted assigns, any remedy or claim under or by reason of this Assignment or any term, covenant or condition hereof, and all of the terms, covenants, conditions, promises and agreements contained in this Assignment shall be for the sole and exclusive benefit of each of Sellers and Assignee, their respective successors and permitted assigns.

None of the provisions of this Assignment may be amended or waived except if such amendment or waiver is in writing and is signed, in the case of an amendment, by Sellers and Assignee, or in the case of a waiver, by the party(ies) against whom the waiver is to be effective.

This Assignment is subject in all respects to the terms and conditions of the Asset Purchase Agreement. Nothing contained in this Assignment shall be deemed to supersede, enlarge or modify any of the representations, warranties, covenants or other agreements contained in the Asset Purchase Agreement, all of which survive the execution and delivery of this Assignment as provided by, and subject to the limitations set forth in, the Asset Purchase Agreement. To the extent any provision of this Assignment is inconsistent with the Asset Purchase Agreement, the provisions of the Asset Purchase Agreement shall govern and control.

This Assignment shall in all aspects be governed by and construed in accordance with the internal Laws of the State of Delaware without giving effect to any choice or conflict of law provision or rule (whether of the State of Delaware or any other jurisdiction) that would cause the application of the Laws of any jurisdiction other than the State of Delaware, and the obligations, rights and remedies of the parties shall be determined in accordance with such Laws.

This Assignment may be executed in one or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument. This Assignment or any counterpart may be executed and delivered by facsimile or email with scan attachment copies, each of which shall be deemed an original

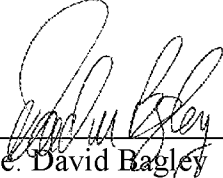
*[Signature Page Follows]*

IN WITNESS WHEREOF, the parties have caused this Assignment to be duly executed by their respective authorized officers as of the date first above written.

**SELLERS:**

**RESTAURANTS UNLIMITED, INC.  
RESTAURANTS UNLIMITED TEXAS, INC.  
RU CORP.**

By: \_\_\_\_\_

  
Name: David Bagley

Title: Chief Restructuring Officer

**ASSIGNEE:**

**LANDRY'S TRADEMARK, INC.**

By: \_\_\_\_\_

Name: Steven L. Scheinthal

Title: Executive Vice President & General  
Counsel

IN WITNESS WHEREOF, the parties have caused this Assignment to be duly executed by their respective authorized officers as of the date first above written.

**SELLERS:**

**RESTAURANTS UNLIMITED, INC.  
RESTAURANTS UNLIMITED TEXAS, INC.  
RU CORP.**

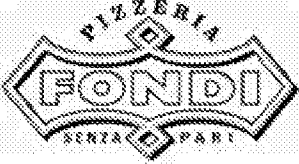
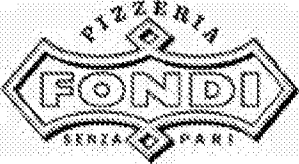
By: \_\_\_\_\_  
Name: David Bagley  
Title: Chief Restructuring Officer



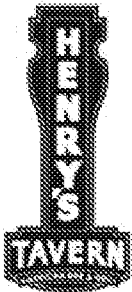
**ASSIGNEE:**



**LANDRY'S TRADEMARK, INC.**

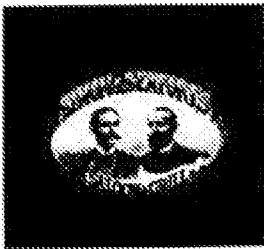
By: DocuSigned by:  
Steven L. Scheinthal  
E2958CAE2895408 \_\_\_\_\_  
Name: Steven L. Scheinthal  
Title: Executive Vice President & General Counsel




**MARKS**

Country/State	Mark	Classes	App #	File Date	Reg # / Reg Date	Renewal
UNITED STATES	BILLY HEARTBEATS	42	74328388	11/05/1992	1805608 / 11/16/1993	11/16/2023
UNITED STATES	CUTTERS	42	73481348	05/21/1984	1317422 / 01/29/1985	01/29/2025
UNITED STATES	CUTTERS POINT	30	76420851	06/13/2002	3259686 / 07/10/2007	07/10/2027
UNITED STATES	FONDI	30	78662322	07/01/2005	3276983 / 08/07/2007	08/07/2027
UNITED STATES	FONDI	43	78662318	07/01/2005	3283645 / 08/21/2007	08/21/2027
UNITED STATES	FONDI PIZZERIA SENZA PARI and Design  	30	78720809	09/26/2005	3280742 / 08/14/2007	08/14/2027
UNITED STATES	FONDI PIZZERIA SENZA PARI and Design  	43	78720833	09/26/2005	3280743 / 08/14/2007	08/14/2027
UNITED STATES	HENRY'S 12TH STREET TAVERN	43	78359371	01/29/2004	2994502 / 09/13/2005	09/13/2025


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UNITED STATES	HENRY'S 12TH STREET TAVERN and Design 	43	78359368	01/29/2004	2968727 / 07/12/2005	07/12/2025
UNITED STATES	HENRY'S TAVERN	43	86313863	06/18/2014	4691488 / 02/24/2015	02/24/2025
UNITED STATES	HENRY'S TAVERN AMERICAN BAR & GRILL	43	86313862	06/18/2014	4691487 / 02/24/2015	02/24/2025
UNITED STATES	HENRY'S TAVERN AMERICAN BAR & GRILL and Design 	43	86315758	06/20/2014	4691509 / 02/24/2015	02/24/2025
UNITED STATES	HENRY'S TAVERN AMERICAN BAR & GRILL and Design 	43	86419956	10/09/2014	4763628 / 06/30/2015	06/30/2025
UNITED STATES	HENRY'S TAVERN AMERICAN BAR &	43	87737339	12/29/2017		

Country/State	Mark	Classes	App #	File Date	Reg # / Reg Date	Renewal
	GRILL and Design 					
UNITED STATES	HORATIO'S	42	72431342	07/31/1972	966737 / 08/21/1973	08/21/2023
UNITED STATES	KINCAID'S	42	74278219	05/20/1992	1827821 / 03/22/1994	03/22/2024
UNITED STATES	MANZANA ROTISSERIE GRILL	42	76293220	07/31/2001	2740747 / 07/22/2003	07/22/2023
UNITED STATES	NEWPORT SEAFOOD GRILL	43	78517706	11/16/2004	3242914 / 05/15/2007	05/15/2027
UNITED STATES	PALISADE	42	74139742	02/15/1991	1732203 / 11/10/1992	11/10/2022
UNITED STATES	PALOMINO	42	75006255	10/16/1995	2008261 / 10/15/1996	10/15/2026
UNITED STATES	PALOMINO and Horse Design 	42	74031399	02/21/1990	1626442 /12/04/1990	12/04/2020
UNITED STATES	PORTLAND CITY GRILL	43	78206570	01/23/2003	2804917 / 01/13/2004	01/13/2024

Country/State	Mark	Classes	App #	File Date	Reg # / Reg Date	Renewal
UNITED STATES	RESTAURANTS UNLIMITED and Design 	42	75217285	12/20/1996	2246460 / 05/18/1999	05/18/2019
UNITED STATES	SIMON & SEAFORT'S	42	73216488	05/21/1979	1150718 / 04/07/1981	04/07/2021
UNITED STATES	SIMON & SEAFORT'S SALOON & GRILL and Design 	42	73216487	05/21/1979	1160427 / 07/07/1981	07/07/2021
UNITED STATES	STANFORD'S RESTAURANT & BAR	42	74055945	05/04/1990	1735425 / 11/24/1992	11/24/2022
CALIFORNIA	SKATES	43	41130	11/13/1992	41130 / 11/13/1992	11/13/2022
HAWAII	KINCAID'S (trade name)	42			232395 / 02/02/1999	02/01/2020
HAWAII	RYAN'S GRILL AT WARD CENTRE	42			162499 / 04/23/1993	04/23/2019
WASHINGTON	CLINKERDAGGER	43			26517 / 11/17/1997	11/17/2018
WASHINGTON	MAGGIE BLUFF'S	43			26511 / 11/17/1997	11/17/2018
WASHINGTON	SCOTT'S	43			15572 / 02/04/1985	02/04/2022
WASHINGTON	STANLEY & SEAFORT'S	43	21413		21413 / 05/21/1992	05/21/2023

Mark and Info	Status and Date	Services	Owner
 <p>App 88200033</p>	<p>USPTO Status: Response after non-final action - entered</p> <p>USPTO Status Date: 23-AUG-2019</p> <p>App 19-NOV-2018</p>	<p>INT. CL. 43 RESTAURANT AND BAR SERVICES</p>	<p>RESTAURANT'S UNLIMITED, INC. MINNESOTA CORPORATION</p> <p>411 FIRST AVENUE SOUTH, SUITE 200</p> <p>SEATTLE, WASHINGTON, 98104</p>
 <p>App 88200038</p> <p>First Used: 31-JAN-2000 (IC 43)</p> <p>In Commerce: 31-JAN-2000</p>	<p>USPTO Status: Response after non-final action - entered</p> <p>USPTO Status Date: 23-AUG-2019</p> <p>App 19-NOV-2018</p>	<p>INT. CL. 43 RESTAURANT AND BAR SERVICES</p>	<p>RESTAURANT'S UNLIMITED, INC. MINNESOTA CORPORATION</p> <p>411 FIRST AVENUE SOUTH, SUITE 200</p> <p>SEATTLE, WASHINGTON, 98104</p>
 <p>App 73521665</p> <p>Reg 1357372</p> <p>First Used: 01-AUG-1983 (IC 42)</p> <p>In Commerce: 01-AUG-1983</p>	<p>USPTO Status: Registered and renewed</p> <p>USPTO Status Date: 10-JAN-2006</p> <p>App 11-FEB-1985</p> <p>Reg 27-AUG-1985</p>	<p>INT. CL. 42 RESTAURANT SERVICES</p>	<p>RESTAURANTS UNLIMITED, INC. MINNESOTA CORPORATION</p> <p>411 FIRST AVENUE SOUTH, SUITE 200</p> <p>SEATTLE, WASHINGTON, 98104</p>
<p>WHERE FRESH SEAFOOD COMES ASHORE</p> <p>App 73501297</p> <p>Reg 1374316</p> <p>First Used: 01-AUG-1983 (IC 42)</p> <p>In Commerce: 01-AUG-1983</p>	<p>USPTO Status: Registered and renewed</p> <p>USPTO Status Date: 12-DEC-2005</p> <p>App 27-SEP-1984</p> <p>Reg 03-DEC-1985</p>	<p>INT. CL. 42 RESTAURANT SERVICES</p>	<p>RESTAURANTS UNLIMITED, INC. MINNESOTA CORPORATION</p> <p>1818 NORTH NORTHLAKE WAY SEATTLE, WASHINGTON, 98103</p>
<p>NEWPORT BAY RESTAURANT</p> <p>App 73422089</p> <p>Reg 1286602</p> <p>First Used: DEC-1981 (IC 42)</p> <p>In Commerce: 25-NOV-1982</p>	<p>USPTO Status: Registered and renewed</p> <p>USPTO Status Date: 18-APR-2014</p> <p>App 18-APR-1983</p> <p>Reg 17-JUL-1984</p>	<p>INT. CL. 42 RESTAURANT SERVICES</p>	<p>RESTAURANTS UNLIMITED, INC. MINNESOTA CORPORATION</p> <p>411 FIRST AVENUE SOUTH, SUITE 200</p> <p>SEATTLE, WASHINGTON, 98104</p>



Mark and Info	Status and Date	Services	Owner
 <p>Reg 21413</p> <p>First Use in State: 01-NOV-1981</p> <p>First Use Anywhere: 01-NOV-1981</p>	<p>Reg 21-MAY-1992</p> <p>WASHINGTON</p>	<p>Restaurant services</p> <p>State Class: 43 – FOOD, DRINK &amp; LODGING</p>	<p>RESTAURANTS UNLIMITED, INC. MINNESOTA CORPORATION</p> <p>411 FIRST AVENUE S, SUITE 200</p> <p>SEATTLE WASHINGTON 98104</p> <p>Tel.: 206-838-1314</p> <p>Renewed: 16-MAY-2013</p>